

## DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
00/477		07/95 HARVEY	C	5634.197	

LM61/0325 T

**EXAMINER** 

THOMAS J SCOTT JR HOWREY & SIMON 1299 PENNSYLVANIA AVENUE NW WASHINGTON DC 20004

SAFOUREK, B

ART UNIT

PAPER NUMBER

2732

DATE MAILED:

03/25/98

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

Office Action Cummons	Application No. OE/477, OOS Harvey et P
Office Action Summary	Examiner Safouvel 2732
The MAILING DATE of this communication appear	ars on the cover sheet beneath the correspondence address—
Period for Response	7
A SHORTENED STATUTORY PERIOD FOR RESPONSE IS MAILING DATE OF THIS COMMUNICATION.	SET TO EXPIRE MONTH(S) FROM THE
from the mailing date of this communication.  - If the period for response specified above is less than thirty (30) days  - If NO period for response is specified above, such period shall, by de-	1.136(a). In no event, however, may a response be timely filed after SIX (6) MONTHS s, a response within the statutory minimum of thirty (30) days will be considered timely. Efault, expire SIX (6) MONTHS from the mailing date of this communication . , by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
Status	
☐ Responsive to communication(s) filed on	zust 1,1997
☐ This action is <b>FINAL.</b>	
<ul> <li>Since this application is in condition for allowance excep accordance with the practice under Ex parte Quayle, 19</li> </ul>	of the formal matters, <b>prosecution as to the merits is closed</b> in 35 C.D. 1 1; 453 O.G. 213.
Disposition of Claims	
Claim(s)5-28	is/are pending in the application.
Of the above claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	is/are allowed.
© Claim(s) 5-28	
☐ Claim(s)	
	are subject to restriction or election
Application Papers	requirement.
☐ See the attached Notice of Draftsperson's Patent Drawi	ng Review, PTO-948.
•	-
☐ The proposed drawing correction, filed on	is □ approved □ disapproved.
☐ The proposed drawing correction, filed on is/are objection.	is □ approved □ disapproved.
<ul> <li>□ The proposed drawing correction, filed on is/are objected to by the Examiner.</li> </ul>	is □ approved □ disapproved.
<ul> <li>□ The proposed drawing correction, filed on is/are objected to by the Examiner.</li> <li>□ The oath or declaration is objected to by the Examiner.</li> </ul>	is □ approved □ disapproved.
<ul> <li>□ The proposed drawing correction, filed on is/are objected to by the Examiner.</li> </ul>	is □ approved □ disapproved.
<ul> <li>☐ The proposed drawing correction, filed on</li></ul>	is □ approved □ disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is □ approved □ disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  ber)
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is approved disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  f the priority documents have been  ber)  ternational Bureau (PCT Rule 1 7.2(a)).
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is approved disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  f the priority documents have been  ber)  ternational Bureau (PCT Rule 1 7.2(a)).
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is approved disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  f the priority documents have been  ber)  ternational Bureau (PCT Rule 1 7.2(a)).
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is approved disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  ber)  ternational Bureau (PCT Rule 1 7.2(a)).
<ul> <li>□ The proposed drawing correction, filed on</li></ul>	is approved disapproved.  cted to by the Examiner.  under 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  ber)  ternational Bureau (PCT Rule 1 7.2(a)).

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#### **DETAILED ACTION**

1. This Office Action is responsive to the amendment(s) filedAugust 1, 1997.

### **DOUBLE PATENTING V.S. PATENTS**

- 2. After reviewing the restriction requirement under 35 USC 121 in US Patent 5,233,654 it is believed that the claims of the instant application are subject to a double patenting analysis against US Patent 5,233,654 and US Patent 5,335,277.
- 3. In view of further analysis and applicant's arguments, the rejection of the claims in the instant application under double patenting based on the broad analysis of *In re Schneller* as set forth in paragraphs 7-10 of the previous Office Action has been withdrawn.
- 4. The non-statutory double patenting rejection, whether of the obviousness-type or non-obviousness-type, is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees.

  In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985) In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

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A timely filed terminal disclaimer in compliance with 37 CFR 1.321© may be used to overcome an actual or provisional rejection based on a non-statutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

# DOUBLE PATENTING BETWEEN APPLICATIONS

5. Conflicts exist between claims of the following related co-pending applications which includes the present application:

#	Ser. No.	#	Ser. No.	#	Ser. No.
1	397371	2	397582	3	397636
4	435757	5	435758	6	437044
7	437045	8	437629	9	437635
	437791	11	437819	12	437864
10	,-	14	437937	15	438011
13	437887		438216	18	438659
16	438206	17	430210		

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					440657
19	439668	20	439670	21	440657
22	440837	23	441027	24	441033
25	441575	26	441577	27	441701
28	441749	29	441821	30	441880
31	441942	32	441996	33	442165
34	442327	35	442335	36	442369
37	442383	38	442505	39	442507
40	444643	41	444756	42	444757
43	444758	44	444781	45	444786
46	444787	47	444788	48	444887
49	445045	50	445054	51	445290
52	445294	53	445296	54	445328
55	446123	56	446124	57	446429
58	446430	59	446431	60	446432
61	446494	62	446553	63	446579
64	447380	65	447414	66	447415
67	447416	68	447446	69	447447
70	447448	71	447449	72	447496
73	447502	74	447529	75	447611
76	447621	77	447679	78	447711

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79	447712	80	447724	81	447726
82	447826	83	447908	84	447938
85	447974	86	447977	87	448099
88	448116	89	448141	90	448143
91	448175	92	448251	93	448309
94	448326	95	448643	96	448644
97	448662	98	448667	99	448794
100	448810	101	448833	102	448915
103	448916	104	448917	105	448976
106	448977	107	448978	108	448979
109	449097	110	449110	111	449248
112	449263	113	449281	114	449291
115	449302	116	449351	117	449369
118	449411	119	449413	120	449523
121	449530	122	449531	123	449532
124	449652	125	449697	126	449702
127	449717	128	449718	129	449798
130	449800	131	449829	132	449867
133	449901	134	450680	135	451203
136	451377	137	451496	138	451746

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139	452395	140	458566	141	458699
142	458760	143	459216	144	459217
145	459218	146	459506	147	459507
148	459521	149	459522	150	459788
151	460043	152	460081	153	460085
154	460120	155	460187	156	460240
157	460256	158	460274	159	460387
160	460394	161	460401	162	460556
163	460557	164	460591	165	460592
166	460634	167	460642	168	460668
169	460677	170	460711	171	460713
172	460743	173	460765	174	460766
175	460770	176	460793	177	460817
178	466887	179	466888	180	466890
181	466894	182	467045	183	467904
184	468044	185	468323	186	468324
187	468641	188	468736	189	468994
190	469056	191	469059	192	469078
193	469103	194	469106	195	469107
196	469108	197	469109	198	469355

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199	469496	200	469517	201	469612
202	469623	203	469624	204	469626
205	470051	206	470052	207	470053
208	470054	209	470236	210	470447
211	470448	212	470476	213	470570
214	470571	215	471024	216	471191
217	471238	218	471239	219	471240
220	472066	221	472399	222	472462
223	472980	224	473213	225	473224
226	473484	227	473927	228	473996
229	473997	230	473998	231	473999
232	474119	233	474139	234	474145
235	474146	236	474147	237	474496
238	474674	239	474963	240	474964
241	475341	242	475342	243	477547
244	477564	245	477570	246	477660
247	477711	248	477712	249	477805
250	477955	251	478044	252	478107
253	478544	254	478633	255	478767
256	478794	257	478858	258	478864
259	478908	260	479042	261	479215
262	479216	263	479217	264	479374

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265	479375	266	479414	267 .	479523
268	479524	269	479667	270	480059
	480060	272	480383	273	480392
271	•	275	481074	276	482573
274	480740	278	482857	279	483054
277	482574	281	483174	282	483269
280	483169	284	484275	285	484276
283	483980		484865	288	485282
286	484858	287		291	485775
289	485283	290	485507	294	486265
292	486258	293	486259	297	487155
295	486266	296	486297		487410
298	487397	299	487408	300	
301	487411	302	487428	303	487506
304	487516	305	487526	306	
307	487546	308	487556	309	
310	487649	311	487851	312	487895
313	487980	314	487981	315	487982
316	5 487984	317	488032	318	488058
319		320	488383	32	1 488436
32		323	488439	32	4 488619
32.		326	498002	32	7 511491
32	_	329	9 113329		
32	כווכטד ט,				

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6. 37 CFR 1.78(b) provides that when two or more applications filed by the same applicant contain conflicting claims, elimination of such claims from all but one application may be required in the absence of good and sufficient reason for their retention during pendency in more than one application. The attached Appendix provides clear evidence that such conflicting claims exist between the 329 related co-pending applications identified above. However, an analysis of all claims in the 329 related co-pending applications would be an extreme burden on the Office requiring millions of claim comparisons.

In order to resolve the conflict between applications, applicant is required to either:

- (1) file terminal disclaimers in each of the related 329 applications terminally disclaiming each of the other 329 applications, or;
- (2) provide an affidavit attesting to the fact that all claims in the 329 applications have been reviewed by applicant and that no conflicting claims exists between the applications. Applicant should provide all relevant factual information including the specific steps taken to insure that no conflicting claims exist between the applications, or;
- (3) resolve all conflicts between claims in the above identified 329 applications by identifying how all the claims in the instant application are distinct and separate inventions from all the claims in the above identified 329 applications (note: the five examples in the attached Appendix are merely illustrative of the overall problem. Only correcting the five identified conflicts would not satisfy the requirement).

Failure to comply with the above requirement will result in abandonment of the application.

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## INFORMATION DISCLOSURE STATEMENTS

7. Receipt is acknowledged of applicant's Information Disclosure Statements filed April 7, 1997. In view of the unusually large number of references cited in the instant application (approximately 2,200 originally and 645 in the subsequent IDS) and the failure of applicant to point out why such a large number of references is warranted, these references have been considered in accordance with 37 C.F.R. 1.97 and 1.98 to the best ability by the examiner with the time and resources available.

The foreign language references cited therein where there is no statement of relevance or no translation are not in compliance with 37 C.F.R. 1.98 and have not been considered.

Numerous references listed in the IDS are subsequent to applicant's latest effective filing date of 9/11/87, therefore, the relevancy of these references is unclear. Also cited are numerous references that are apparently unrelated to the subject matter of the instant invention such as: US Patent # 33,189 directed toward a beehive, GB 1565319 directed toward a chemical compound, a cover sheet with only the word "ZING", a computer printout from a library search with the words "LST" on it and a page of business cards including that of co-inventor James Cuddihy, among others. The relevancy of these references cannot be ascertained. Furthermore, there are several database search results listed in foreign languages (such as German) which list only the title and document information; no copy has been provided, therefore, these references have not been considered.

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## CLAIM REJECTIONS - 35 USC § 112

8. Claims 5-28 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

## 37 C.F.R. 1.75(d)(1) requires that:

"the terms and the phrases used in the claims must find clear support or antecedent basis in the description so that the meaning of the terms in the claims may be ascertainable by reference to the description".

The following limitations were not supported by the specification as originally filed: The origination transmitter, remote intermediate broadcast or cablecast transmitter and selective transmission devices cannot be read on the specification.

## CLAIM REJECTIONS - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

10. Claims 5, 7, 8, and 10 are rejected under 35 U.S.C. 102(e) as being anticipated by Dunkerton. The arguments on page 23 of the August 1, 1997 amendment about Dunkerton not being prior art are noted however it seems this application is not entitled to the November 3, 1981 date because the subject matter claimed here is in Figures 7 and 8 which are not in patent No. 4,694,490. Dunkerton has transmitter 26,control and signal in Figures 2a and 2c-2f.

### CLAIM REJECTIONS - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

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12. Claims 6, 9, 11-14, 20, 21 and 23-28 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Cox et al (of record) in view of Campbell (WO 81?02961) (newly cited). The

original Campbell reference is still prior art against applicants claims as pointed out in the second

preceeding paragraph. The arguments on pages 23-29 of the August 1, 1997 amendment have

been carefully reviewed. Cox teansmits programming for claim 1. Images are output by Cox in

sequence. The instruct signal for claim 12 is one of the control signals (different name).

13. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to B. V. SAFOUREK whose telephone number is (703) 305-4364. The

examiner can normally be reached on Tuesday - Friday from 8:00 to 5:30. The examiner can also

be reached on alternate Mondays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Mr. Olms, can be reached on (703) 305-4703. The fax phone number for the organization where

this application or proceeding is assigned is (703) 305-9051.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 305-3900.

BENEDICT V. SAFOUREK PRIMARY EXAMINER

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**GROUP**